Translation PATENT COOPERATION TREATY

PCT



INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference						
041497 PC	FOR FURTHER A	RACTION See Form PCT/IPEA/416				
International application No.	International filing da	te (day/month/year)	Priority date (day/month/year)			
PCT/CN2004/000236	†	04(22.03.2004)	07.May2003(07.05.2003)			
International Patent Classification (IPC) or	national classification	and IPC				
IPC ⁷ A63B23/20						
Applicant						
LI,Rongde						
This report is the international prelim under Article 35 and transmitted to the	inary examination repo ee applicant according to	rt, established by this I Article 36.	international Preliminary Examining Authority			
2. This REPORT consists of a total of	6	sheets, including	this cover sheet.			
3. This report is also accompanied by Al	NNEXES, comprising:					
a. 🛛 (sent to the applicant and to			sheets, as follows:			
sheets of the description sheets containing rectifiting Instructions).	n, claims and/or drawin cations authorized by t	gs which have been ar his Authority (see Rule	nended and are the basis of this report and/or 70.16 and Section 607 of the Administrative			
sheets which supersede the disclosure in the int Box.	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental					
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)) containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).						
4. This report contains indications relati	ng to the following iten	os:				
Box No. I Basis of the re	port					
☐ Box No. II Priority						
🛮 Box No. III Non-establishm	ent of opinion with reg	ard to novelty, inventiv	e step and industrial applicability			
Box No. IV Lack of unity o	f invention					
☒ Box No. V Reasoned statem	ent under Article 35(2)	with regard to novelty,	inventive step or industrial applicability;			
citations and explanations supporting such statement						
Box No. VI Certain documents cited						
Box No. VII Certain defects in the international application						
Box No. VIII Certain observations on the international application						
Date of submission of the demand		Date of completion o	f this report			
19.Apr2004(19.04.200	04)		0.Jun2005(30.06.2004)			
Name and mailing address of the IPEA/		Authorized officer				
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Facsimile No. (86-10)62019451		Telephone No. (86-	10)62085810			
Form PCT/IPEA/409 (cover sheet) (January 2004)						

International application No. PCT/CN2004/000236

Box 1	No. I	Basis of the report				
 With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item. 						
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:					
		international search (under Rules 12.3 and 23.1(b))				
		publication of the international application (under Rule 12.4)				
		international preliminary examination (under Rules 55.2 and/or 55.3)				
t	o the re	gard to the elements of the international application, this report is based on (replacement ecciving Office in response to an invitation under Article 14 are referred to in this report to this report):	sheets which have been furnished as "originally filed" and are not			
i	⊠ th	e international application as originally filed/furnished				
		e description:				
	-	ages * received by this Authority on	as originally filed/furnished			
	_	occa*				
	r	received by this Authority on				
] the	claims:				
	-	ages	as originally filed/furnished			
	-	<u>.</u>	ith any statement)under Article 19			
	_	ages received by this Authority on received by this Authority on				
	•	received by ans Additionly on				
	the	drawings:				
	-	ages	as originally filed/furnished			
		ages received by this Authority on ages received by this Authority on				
	P	ages * received by this Authority on				
] as	equence listing and/or any related table(s) - see Supplemental Box Relating to Sequence	Listing.			
3. [⊠ TI	ne amendments have resulted in the cancellation of:				
		the description, pages				
		the claims, Nos. 3				
		the drawings, sheets/figs				
		the sequence listing (specify):				
	Γ	any table(s) related to sequence listing (specify):				
4. This report has been established as if (some of) the amendments annexed to this report and listed below had not been made,						
since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).						
	[T the description of	Promonius 20% (XXIII0 70.2(0)).			
	2	1 the claims Non 1				
	E					
		the sequence listing (specify):				
		any table(s) related to sequence listing (specify):				
•	* If item 4 applies, some or all of those sheets may be marked "superseded."					

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Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
	This questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:					
	the entire international application					
\boxtimes	claims Nos. 3					
bec	ause:					
	the said international application, or the s	aid claims Nos.				
		ch does not require an international preliminary examination(specify):				
	the description, claims or drawings (indicare so unclear that no meaningful opinion	cate particular elements below) or said claims Nos. a could be formed (specify):				
⋈	the claims, or said claims Nos.	3 are so inadequately supported				
	by the description that no meaningful opin	nion could be formed.				
	no international search report has been es	stablished for said claims Nos.				
	Administrative Instructions in that:	ence listing does not comply with the standard provided for in Annex C of the				
	the written form	has not been furnished				
	the computer readable form	does not comply with the standard has mot been furnished does not comply with the standard				
		or amino acid sequence listing, if in computer readable form only, do not comply with Annex C-bis of the Administrative Instructions.				
	See Supplemental Box for further details					

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
1. Statement:				
Novelty (N)	Claims	1-2	YES	
	Claims		NO NO	
Inventive step (IS)	Claims		YES	
	Claims	1-2	NO	
Industrial applicability (IA)	Claims	1-2	YES	
	Claims		NO	

2. Citations and explanations (Rule 70.7)

D1 (US,A,20020142896) discloses an exercise device for the muscles of the pelvic floor, the exercise device in the fifth embodiment comprises a cylindrical membrance 470 (corresponding to the cylindrical shell in this application), a sealed space (corresponding to the cavum in this application) formed by the cylindrical membrance with fluid therein (see D1, page 5, paragraph 88, line 1-paragraph 89, line 14 and figures 35-37). The subject-matter of D1 differs from the fifth embodment in that the cylindrical shell is elastic. However, in the first embodiment of the D1 (see D1, page4, paragraph 79, line 43-45), a membrance made from foam rubber is disclosed. The foam rubber is a kind of elastic material, so the different feature has been disclosed. It is obvious for the skilled person in the art to combine the first embodiment to the fifth embodiment so as to achieve the technical solution of claim 1. Hence, the subject-matter of claim 1 does not meet the requirement of the Article 33(3)PCT in respect of inventive step.

The additional technical features of dependent claim 2 is also disclosed by D1(see D1,page 5,paragraph 88,line 1-paragraph 89,line 14; page 4,paragraph 79,line 43-45 and figures 35-37), and the function of the features of D1 is the same as that of claim 2. Hence, claim 2 does not meet the requirement of the Article 33(3)PCT in respect of inventive step.

Obviously, claims 1-2 meet the requirement of Article.33 (4) PCT.

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Box No.	VIII	Certain	observations	on the	international	application
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The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The features "at least two approximate half-ellipitic elstic rings is enclosed in said outer shell, every half-ellipitic elstic rings is jointed at its both ends" in claim 3 are not consistent with what are stated in the discription. According to the discription ,two elastomers is enclosed into said outer shell, and the shape of the elastomers is the same as a hollow rugger, every elastomer consists of 4 half-ellipitic elastic rings. Obviously, claim 3 is not consistent with what is stated in the discription, so it is not fully supported by the description . Hence, claim 3 does not meet the requirement of Article 6 PCT.

Form PCT/IPEA /409 (Box No. VIII) (January 2004)

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In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Claim 1 doesn't meet the requirement of Article.19 (2) PCT since it goes beyond the disclosure contained in the initial description and claims. On one side, the element with a damping hole is different from the damping sheet according to the amendment claim 1, but the element with a damping hole is the same element as the damping sheet according to the disclosure contained in the initial description and claims. Obviously, the amendment claim 1 is not consistent with what is stated in the initial description and claims. On the other side, some technical features in the amendment claim 1, such as 'the damper' and 'a rotation set, a movement set or a columnar set is formed between the damper or the damping sheet and the element with a damping hole', don't contained in the initial description and claims.

Form PCT/IPEA /409 (Supplemental Box) (January 2004)

权 利 要 求

- 1. 一种女性阴道肌肉锻炼器,其特征在于:它至少由一个有弹性的柱状外壳、流体、至少一个阻尼体或阻尼片、至少一个带有阻尼孔的物体组成,流体位于弹性外壳内部,流体通过阻尼孔时产生阻力,阻尼体或阻尼片与带有阻尼孔的物体形成转动副或者移动副或者圆柱副,通过调整阻尼体或阻尼片与阻尼孔之间的相对位置,来调整流体通过阻尼孔的阻力。
- 2. 如权利要求 1 所述的女性阴道肌肉锻炼器,其特征在于: 所述的全套训练器由至少两组不同直径的单独训练器组成。